

EXHIBIT 1

ALABAMA SJIS CASE DETAIL



County: **01** Case Number: **CV-2020-903905.00** Court Action:
 Style: **DIRESHIA COLLINS V. MUTUAL SAVINGS CREDIT UNION**

PREPARED FOR: LINDA HAWKINS

Real Time

Case

Case Information

County: **01-JEFFERSON - BIRMINGHAM** Case Number: **CV-2020-903905.00** Judge: **MJH:MARSHELL JACKSON**
 Style: **DIRESHIA COLLINS V. MUTUAL SAVINGS CREDIT UNION**
 Filed: **11/16/2020** Case Status: **ACTIVE** Case Type: **CIVIL RIGHTS**
 Trial Type: **BENCH** Track: Appellate Case: **0**
 No of Plaintiffs: **1** No of Defendants: **1**

Damages

Damage Amt: **0.00** Punitive Damages: **0.00** General Damages: **0.00**
 No Damages: Compensatory Damages: **0.00**
 Pay To: Payment Frequency: Cost Paid By:

Court Action

Court Action Code: Court Action Desc: Court Action Date:
 Num of Trial days: **0** Num of Liens: **0** Judgment For:
 Disposition Date of Appeal: Disposition Judge: : Disposition Type:
 Revised Judgement Date: Minstral: Appeal Date:
 Date Trial Began but No Verdict (TBNV1):
 Date Trial Began but No Verdict (TBNV2):

Comments

Comment 1:
 Comment 2:

Appeal Information

Appeal Date: Appeal Case Number: Appeal Court:
 Appeal Status: Origin Of Appeal:
 Appeal To: Appeal To Desc: LowerCourt Appeal Date:
 Disposition Date Of Appeal: Disposition Type Of Appeal:

Administrative Information

Transfer to Admin Doc Date: Transfer Reason: Transfer Desc:
 Number of Subpoenas: Last Update: **11/16/2020** Updated By: **AJA**

Parties

Party 1 - Plaintiff INDIVIDUAL - COLLINS DIRESHIA

Party Information

Party: **C001-Plaintiff** Name: **COLLINS DIRESHIA** Type: **I-INDIVIDUAL**
 Index: **D MUTUAL SAVIN** Alt Name: Hardship: **No** JID: **MJH**
 Address 1: **712 32ND ST. SOUTH** Phone: **(205) 000-0000**

Address 2:
City: **BIRMINGHAM** State: **AL** Zip: **35233-0000** Country: **US**
SSN: **XXX-XX-X999** DOB: Sex: Race:

Court Action

Court Action: Court Action Date:
Amount of Judgement: **\$0.00** Court Action For: Exemptions:
Cost Against Party: **\$0.00** Other Cost: **\$0.00** Date Satisfied:
Comment: Arrest Date:
Warrant Action Date: Warrant Action Status: Status Description:

Service Information

Issued: Issued Type: Reissue: Reissue Type:
Return: Return Type: Return: Return Type:
Served: Service Type Service On: Served By:
Answer: Answer Type: Notice of No Service: Notice of No Answer:

Attorneys

Number	Attorney Code	Type of Counsel	Name	Email	Phone
Attorney 1	MCC176		MCCANTS TERRELL EUGENE	TERRELL@BURRELLMCCANTS.COM	(205) 202-5599

Party 2 - Defendant BUSINESS - MUTUAL SAVINGS CREDIT UNION

Party Information

Party: **D001-Defendant** Name: **MUTUAL SAVINGS CREDIT UNION** Type: **B-BUSINESS**
Index: **C COLLINS DIRE** Alt Name: Hardship: **No** JID: **MJH**
Address 1: **2040 VALLEYDALE RD** Phone: **(205) 000-0000**
Address 2:
City: **HOOVER** State: **AL** Zip: **35244-0000** Country: **US**
SSN: **XXX-XX-X999** DOB: Sex: Race:

Court Action

Court Action: Court Action Date:
Amount of Judgement: **\$0.00** Court Action For: Exemptions:
Cost Against Party: **\$0.00** Other Cost: **\$0.00** Date Satisfied:
Comment: Arrest Date:
Warrant Action Date: Warrant Action Status: Status Description:

Service Information

Issued: **11/16/2020** Issued Type: **C-CERTIFIED MAIL** Reissue: Reissue Type:
Return: **11/24/2020** Return Type: **O-OTHER** Return: Return Type:
Served: Service Type Service On: Served By:
Answer: Answer Type: Notice of No Service: Notice of No Answer:

Attorneys

Case 2:20-cv-02027-KOB Document 1-1 Filed 12/16/20 Page 4 of 28

Number	Attorney Code	Type of Counsel	Name	Email	Phone
Attorney 1	000000		PRO SE		

Financial

Fee Sheet

Fee Status	Admin Fee	Fee Code	Payor	Payee	Amount Due	Amount Paid	Balance	Amount Hold	Garnish Party
ACTIVE	N	AOCC	C001	000	\$8.00	\$8.00	\$0.00	\$0.00	0
ACTIVE	N	CONV	C001	000	\$0.00	\$10.36	\$0.00	\$0.00	0
ACTIVE	N	CV00	C001	000	\$206.00	\$206.00	\$0.00	\$0.00	0
ACTIVE	N	VADM	C001	000	\$45.00	\$45.00	\$0.00	\$0.00	0
Total:					\$259.00	\$269.36	-\$10.36	\$0.00	

Financial History

Transaction Date	Description	Disbursement Account	Transaction Batch	Receipt Number	Amount	From Party	To Party	Money Type	Admin Fee	Reason	Attorney	Operator
11/17/2020	CREDIT	CONV	2021033	1439110	\$10.36	C001	000		N			DOG
11/17/2020	RECEIPT	AOCC	2021033	1439100	\$8.00	C001	000		N			DOG
11/17/2020	RECEIPT	CV00	2021033	1439120	\$206.00	C001	000		N			DOG
11/17/2020	RECEIPT	VADM	2021033	1439130	\$45.00	C001	000		N			DOG

Case Action Summary

Date:	Time	Code	Comments	Operator
11/16/2020	3:10 PM	ECOMP	COMPLAINT E-FILED.	MCC176
11/16/2020	3:14 PM	FILE	FILED THIS DATE: 11/16/2020 (AV01)	AJA
11/16/2020	3:14 PM	EORD	E-ORDER FLAG SET TO "Y" (AV01)	AJA
11/16/2020	3:14 PM	ASSJ	ASSIGNED TO JUDGE: MARSHELL JACKSON HATCHER (AV01)	AJA
11/16/2020	3:14 PM	SCAN	CASE SCANNED STATUS SET TO: N (AV01)	AJA
11/16/2020	3:14 PM	TDMN	BENCH/NON-JURY TRIAL REQUESTED (AV01)	AJA
11/16/2020	3:14 PM	STAT	CASE ASSIGNED STATUS OF: ACTIVE (AV01)	AJA
11/16/2020	3:14 PM	EXPD	EXPEDITED STATUS DENIED (AV01)	AJA
11/16/2020	3:14 PM	ORIG	ORIGIN: INITIAL FILING (AV01)	AJA
11/16/2020	3:14 PM	C001	C001 PARTY ADDED: COLLINS DIRESHIA (AV02)	AJA
11/16/2020	3:14 PM	C001	INDIGENT FLAG SET TO: N (AV02)	AJA
11/16/2020	3:14 PM	C001	LISTED AS ATTORNEY FOR C001: MCCANTS TERRELL EUGE	AJA
11/16/2020	3:14 PM	C001	C001 E-ORDER FLAG SET TO "Y" (AV02)	AJA
11/16/2020	3:14 PM	D001	D001 PARTY ADDED: MUTUAL SAVINGS CREDIT UNION	AJA
11/16/2020	3:14 PM	D001	INDIGENT FLAG SET TO: N (AV02)	AJA
11/16/2020	3:14 PM	D001	LISTED AS ATTORNEY FOR D001: PRO SE (AV02)	AJA
11/16/2020	3:14 PM	D001	D001 E-ORDER FLAG SET TO "Y" (AV02)	AJA
11/16/2020	3:14 PM	D001	CERTIFIED MAI ISSUED: 11/16/2020 TO D001 (AV02)	AJA
11/18/2020	12:20 PM	ESCAN	SCAN - FILED 11/18/2020 - NOTICE	SHB
11/24/2020	9:54 AM	D001	RETURN OF OTHER ON 11/24/2020 FOR D001 (AV02)	SHB
11/24/2020	9:57 AM	ESERC	SERVICE RETURN	SHB

Images

Date:	Doc #	Title	Description	Pages
11/16/2020 3:15:48 PM	1	CIVIL_COVER_SHEET	CIRCUIT COURT - CIVIL CASE	1
11/16/2020 3:15:48 PM	2	COMPLAINT		12
11/16/2020 3:17:03 PM	3	COMPLAINT - TRANSMITTAL	E-NOTICE TRANSMITTALS	2
11/16/2020 3:17:03 PM	4	COMPLAINT - SUMMONS	E-NOTICE TRANSMITTALS	1
11/18/2020 12:20:12 PM	5	NOTICE	TO CLERK	2
11/24/2020 9:57:12 AM	7	SERVICE RETURN - TRANSMITTAL	E-NOTICE TRANSMITTALS	1
11/24/2020 9:57:06 AM	6	SERVICE RETURN	SERVICE RETURN	2



END OF THE REPORT



State of Alabama Unified Judicial System Form ARCiv-93 Rev. 9/18	COVER SHEET CIRCUIT COURT - CIVIL CASE (Not For Domestic Relations Cases)	Ca: 01 JACQUELINE ANDERSON SMITH, C Date of Filing: 11/16/2020 Judge Code:
GENERAL INFORMATION		
IN THE CIRCUIT COURT OF JEFFERSON COUNTY, ALABAMA DIRESHIA COLLINS v. MUTUAL SAVINGS CREDIT UNION		
First Plaintiff: <input type="checkbox"/> Business <input checked="" type="checkbox"/> Individual First Defendant: <input checked="" type="checkbox"/> Business <input type="checkbox"/> Individual <input type="checkbox"/> Government <input type="checkbox"/> Other <input type="checkbox"/> Government <input type="checkbox"/> Other		
NATURE OF SUIT: Select primary cause of action, by checking box (check only one) that best characterizes your action:		
TORTS: PERSONAL INJURY <input type="checkbox"/> WDEA - Wrongful Death <input type="checkbox"/> TONG - Negligence: General <input type="checkbox"/> TOMV - Negligence: Motor Vehicle <input type="checkbox"/> TOWA - Wantonness <input type="checkbox"/> TOPL - Product Liability/AEMLD <input type="checkbox"/> TOMM - Malpractice-Medical <input type="checkbox"/> TOLM - Malpractice-Legal <input type="checkbox"/> TOOM - Malpractice-Other <input type="checkbox"/> TBFM - Fraud/Bad Faith/Misrepresentation <input type="checkbox"/> TOXX - Other: _____ TORTS: PERSONAL INJURY <input type="checkbox"/> TOPE - Personal Property <input type="checkbox"/> TORE - Real Properly OTHER CIVIL FILINGS <input type="checkbox"/> ABAN - Abandoned Automobile <input type="checkbox"/> ACCT - Account & Nonmortgage <input type="checkbox"/> APAA - Administrative Agency Appeal <input type="checkbox"/> ADPA - Administrative Procedure Act <input type="checkbox"/> ANPS - Adults in Need of Protective Services	OTHER CIVIL FILINGS (cont'd) <input type="checkbox"/> MSXX - Birth/Death Certificate Modification/Bond Forfeiture Appeal/ Enforcement of Agency Subpoena/Petition to Preserve <input checked="" type="checkbox"/> CVRT - Civil Rights <input type="checkbox"/> COND - Condemnation/Eminent Domain/Right-of-Way <input type="checkbox"/> CTMP - Contempt of Court <input type="checkbox"/> CONT - Contract/Ejectment/Writ of Seizure <input type="checkbox"/> TOCN - Conversion <input type="checkbox"/> EQND - Equity Non-Damages Actions/Declaratory Judgment/ Injunction Election Contest/Quiet Title/Sale For Division <input type="checkbox"/> CVUD - Eviction Appeal/Unlawful Detainer <input type="checkbox"/> FORJ - Foreign Judgment <input type="checkbox"/> FORF - Fruits of Crime Forfeiture <input type="checkbox"/> MSHC - Habeas Corpus/Extraordinary Writ/Mandamus/Prohibition <input type="checkbox"/> PFAB - Protection From Abuse <input type="checkbox"/> EPFA - Elder Protection From Abuse <input type="checkbox"/> FELA - Railroad/Seaman (FELA) <input type="checkbox"/> RPRO - Real Property <input type="checkbox"/> WTEG - Will/Trust/Estate/Guardianship/Conservatorship <input type="checkbox"/> COMP - Workers' Compensation <input type="checkbox"/> CVXX - Miscellaneous Circuit Civil Case	
ORIGIN: F <input checked="" type="checkbox"/> INITIAL FILING A <input type="checkbox"/> APPEAL FROM DISTRICT COURT O <input type="checkbox"/> OTHER R <input type="checkbox"/> REMANDED T <input type="checkbox"/> TRANSFERRED FROM OTHER CIRCUIT COURT		
HAS JURY TRIAL BEEN DEMANDED? <input type="checkbox"/> YES <input checked="" type="checkbox"/> NO Note: Checking "Yes" does not constitute a demand for a jury trial. (See Rules 38 and 39, Ala.R.Civ.P, for procedure)		
RELIEF REQUESTED: <input checked="" type="checkbox"/> MONETARY AWARD REQUESTED <input type="checkbox"/> NO MONETARY AWARD REQUESTED		
ATTORNEY CODE: <div style="display: flex; justify-content: space-between;"> MCC176 11/16/2020 3:10:03 PM /s/ TERRELL E. MCCANTS ESQ. </div> <div style="display: flex; justify-content: space-between; font-size: small;"> Date Signature of Attorney/Party filing this form </div>		
MEDIATION REQUESTED: <input type="checkbox"/> YES <input checked="" type="checkbox"/> NO <input type="checkbox"/> UNDECIDED		
Election to Proceed under the Alabama Rules for Expedited Civil Actions: <input type="checkbox"/> YES <input checked="" type="checkbox"/> NO		



IN THE CIRCUIT COURT OF
JEFFERSON COUNTY, ALABAMA

DIRESHIA COLLINS
Plaintiff.

vs.

MUTUAL SAVINGS CREDIT UNION
Defendants.

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Case No.:

COMPLAINT

I. JURISDICTION AND VENUE

1. The jurisdiction of this court is invoked pursuant to Title VII of the Civil Rights Act of 1964, as amended as well as the Americans with Disabilities Act, as amended (“ADAAA”); 42 U.S.C. 12101, et seq. The jurisdiction of this court is invoked to secure protection for and to redress the deprivation of rights secured by 2000(e) and the ADAAA respectively, providing relief against discrimination based on gender and disability. Plaintiff has initiated her EEOC charge and received her “Notice of Right to Sue” letter pursuant to Title VII prior to the filing of this complaint.

II. PARTIES

2. Plaintiff, a former employee of Defendant, seeks declaratory and injunctive relief, compensatory damages, back pay, and front pay from Defendants arising from Defendants' violation of rights guaranteed to Plaintiff under Title VII of the Civil Rights Act of 1964, 42 U.S.C. 2000e, et seq., amended by the Civil Rights Act of 1991 and Americans with Disabilities Act. Plaintiff is an African American female citizen of the United States and of the State of Alabama. She is a resident of this Judicial District and Division. Plaintiff is an employee of the Defendant within the meaning of Title VII of the Civil Rights Act of 1964 and the 1991 amendments thereto.

3. Defendant Mutual Savings Credit Union is an employer within the meaning of Title VII of the 1964 Civil Rights Act and the 1991 amendments thereto. Defendant is operating within this County, District, and Division.

III. Facts

4. On April 24, 2019, Collins began working at Mutual Savings Credit Union.

5. Collins began working as a teller.

6. Collins received a favorable performance evaluation from her branch manager, Takesha Coleman (“Coleman”) as late as mid-August 2019.

7. On September 4, 2019, Collins arrived for work and immediately told Coleman that she was not feeling well.

8. Around lunch time, Collins began to experience chest pain and a tightening in her chest along with headache and chills.

9. Collins also started to have difficulty moving and breathing.

10. Collins went to Coleman again and told her of the symptoms she was experiencing and requested that she be allowed to go home for the remainder of the day.

11. Coleman told her that she could not leave because there was only one other teller “on the front.”

12. Collins offered to stay until the last employee had gone to lunch but this request was rejected as well.

13. Collins then went on her lunch break but did not eat.

14. She slept for her entire break for fear that she would vomit any food she tried to eat.

15. Collins came back from lunch and her earlier symptoms had not subsided, so she asked to go home for a third time and the answer was still no.

16. Coleman began to look at Collins with a look of disdain and disgust.

17. A customer came in and noticed that Collins was visibly ill.

18. She asked Collins why she would not go home.

19. Collins said that she was not being allowed to go home.

20. The customer then asked her if Coleman was stopping her from going home and she said yes.

21. The customer asked to speak with Coleman and she finally relented and allowed Collins to leave after speaking with the customer.

22. Collins went to her car still feeling the persistent symptoms.

23. She also started to vomit profusely.

23. She called her mother to come and pick her up from work as she could not drive.

24. One of her co-workers whom was working the drive-thru saw her in the parking lot and she alerted Coleman and other co-workers.

25. Coleman and two co-workers came to Collins's car.

26. Coleman began asking Collins if she had "gotten drunk and been knocked up" insinuating that Coleman had become pregnant.

27. She continued to assert her belief that Collins was pregnant.

28. Coleman then asked Collins's mother to call and let her know if Collins would be available to work on the next day,

29. Later that day, Collins's mother called Coleman and told her that the doctor had given Collins an excuse that instructed her not to return to work until Monday.

30. Collins found out at her doctor's appointment that her blood pressure was extremely high which placed her at risk of stroke and/or heart attack.

31. She was also informed that her iron was extremely low.

32. Collins's mother called Coleman and relayed these diagnoses to her on September 4, 2019.

33. Collins returned to work on Monday, September 9, 2019 and gave Coleman the work excuse from the doctor.

34. Upon Collins's return to work, the assistant branch manager pressed her about whether she was pregnant and her medical diagnosis.

35. The assistant manager continued to pry into Collins's medical diagnosis.

36. She asked Collins what was wrong and Collins said that she had had some personal/family issues over the weekend.

37. Collins stated specifically that some of those family members made her want to punch them in the face.

38. It was clear that the comments were simply Collins venting over family/personal events from the previous weekend and were not directed at anyone in the workplace.

39. On September 10, 2019, Collins was written up by Coleman for allegedly being rude to a customer and threatening to punch a co-worker.

40. Collins refused to sign the write-up because the allegations were false.

41. Collins asked Coleman if she would speak with the employee that she was alleged to have threatened.

42. Coleman refused speak with the employee.

43. Coleman brought in the assistant manager and another employee whom was not a party to the conversation instead.

44. Collins actually spoke to the customer to which she was being accused of being rude.

45. The customer stated that she had not been rude to him.

46. Collins asked him for his contact information to give to Coleman for her to follow up.

47. Coleman refused to follow up with the customer.

48. Then, on September 11, 2019, Collins was called into Coleman's office and informed by Coleman that she was being terminated, allegedly, for refusing to sign the fraudulent write-up and insubordination.

49. The supposed insubordination consisted of Collins stating that the assistant manager had not told the truth.

50. Collins was allegedly terminated for these offenses while much worse was done by employees with impunity.

51. Coleman and Collins's other co-workers talked about having sex constantly on a daily basis.

52. Coleman even asked Collins how many sexual partners she had had.

53. After Coleman's persistent questioning on the subject, Collins admitted that she had only had one sexual partner.

54. To which Coleman replied that Collins had not "lived" stating that Collins needed to "try out multiple dicks."

55. Coleman and the co-workers often spoke about sexual positions and their sexual exploits.

56. These conversations made Collins extremely uncomfortable.

57. Collins also witnessed employees actually curse customers and none were disciplined or terminated.

IV. COUNT ONE: DISABILITY DISCRIMINATION

58. Collins hereby repeats and realleges each and every allegation in paragraphs 1 through 57, inclusive, as if fully set forth herein.

59. Mutual Savings did discriminate against and terminate Collins based on perceived and actual disabilities.

60. Mutual Savings became aware of Collins's diagnoses of high blood pressure and anemia on or about September 5, 2019.

61. After this revelation, Mutual Savings terminated her less than one week later for offenses that it was clear she had not committed.

62. Collins had just received a positive performance evaluation the month before and was not made aware of any problems or issues.

63. As a direct and proximate result of Defendant's unlawful and discriminatory conduct in violation of Americans with Disabilities Act, as amended, Plaintiff has suffered and continues to suffer severe mental anguish and emotional distress, including but not limited to depression, humiliation, embarrassment, stress and anxiety, loss of self-esteem and self-confidence, emotional pain and suffering, for which she is entitled to an award of monetary damages and other relief.

64. Defendant's unlawful and discriminatory conduct in violation of the Americans with Disabilities Act was outrageous and malicious, was intended to injure Plaintiff, and was done with conscious disregard of Plaintiff's civil rights, entitling Plaintiff to an award of punitive damages.

V. COUNT TWO: PREGNANCY DISCRIMINATION

65. Collins hereby repeats and realleges each and every allegation in paragraphs 1 through 64, inclusive, as if fully set forth herein.

66. Agents of Mutual Savings made known their belief that Collins was pregnant on September 4, 2019 and later.

67. Collins was terminated about a week later for offenses she did not commit.

68. Management for Mutual Savings knew that she had not committed these offenses.

69. Not only did Collins not commit the alleged offenses, there were many other employees whom committed much worse offenses and were neither disciplined nor terminated.

70. Collins was terminated, at least in part, because of Mutual Savings agents' belief that she was pregnant.

71. In other words, a motivating factor in the decision to terminate Collins was pregnancy.

72. As a direct and proximate result of Defendant's unlawful and discriminatory conduct in violation of the Pregnancy Discrimination Act, as amended, Plaintiff has suffered and continue to suffer severe mental anguish and emotional distress, including but not limited to depression, humiliation, embarrassment, stress and anxiety, loss of self-esteem and self-confidence, emotional pain and suffering, for which she is entitled to an award of monetary damages and other relief.

73. Defendant's unlawful and discriminatory conduct in violation of the Pregnancy Discrimination Act was outrageous and malicious, was intended to injure Plaintiff,

and was done with conscious disregard of Plaintiff's civil rights, entitling Plaintiff to an award of punitive damages.

VI. COUNT THREE: HOSTILE WORK ENVIRONMENT

74. Collins hereby repeats and realleges each and every allegation in paragraphs 1 through 73, inclusive, as if fully set forth herein.

75. Collins experienced and endured a constant and daily barrage of explicit sexual language and taunting about her sexual experiences.

76. This constant and persistent indiscretion served to alter the terms and conditions of the workplace in a deleterious manner.

77. Collins's supervisor, Coleman was the main actor in creating and condoning the hostile work environment in which Collins had to work.

78. Coleman then terminated Collins.

79. The termination represented a tangible employment action.

80. As a direct and proximate result of Defendant's unlawful and discriminatory conduct in violation of Title VII of the Civil Rights Act of 1964, as amended, Plaintiff has suffered and continue to suffer severe mental anguish and emotional distress, including but not limited to depression, humiliation, embarrassment, stress and anxiety, loss of self-esteem and self-confidence, emotional pain and suffering, for which she is entitled to an award of monetary damages and other relief.

81. Defendant's unlawful and discriminatory conduct in violation of the Civil Rights Act of 1964, as amended, was outrageous and malicious, was intended to injure Plaintiff, and was done with conscious disregard of Plaintiff's civil rights, entitling Plaintiff to an award of punitive damages.

WHEREFORE, PREMISES CONSIDERED, Plaintiff requests the following relief:

1. Grant Plaintiff an order requiring Defendant to make Plaintiff whole by granting appropriate declaratory relief, lost wages, compensatory and punitive damages; and

2. Grant Plaintiff a permanent injunction enjoining Defendants, its agents, successors, employees, attorneys and those acting in concert therewith from continuing to violate the civil rights laws.

3. Plaintiff prays for attorney fees and such other and further, different or additional relief as justice may require.

/s/ Terrell E. McCants

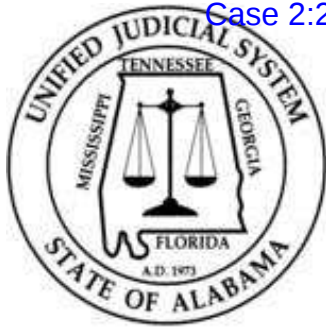
Terrell E. McCants (MCC176)

Burrell & McCants, LLC

712 32nd St. S.

Birmingham, Al 35233 (205) 202-5599

e-mail: terrell@burrellmccants.com



AlaFile E-Notice

01-CV-2020-903905.00

To: TERRELL E. MCCANTS ESQ.
terrell@burrellmccants.com

NOTICE OF ELECTRONIC FILING

IN THE CIRCUIT COURT OF JEFFERSON COUNTY, ALABAMA

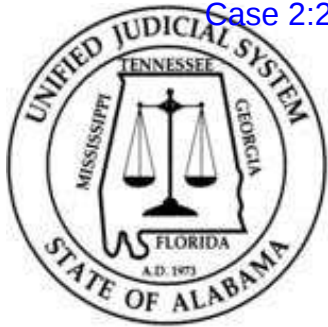
DIRESHIA COLLINS V. MUTUAL SAVINGS CREDIT UNION
01-CV-2020-903905.00

The following complaint was FILED on 11/16/2020 3:15:48 PM

Notice Date: 11/16/2020 3:15:48 PM

JACQUELINE ANDERSON SMITH
CIRCUIT COURT CLERK
JEFFERSON COUNTY, ALABAMA
JEFFERSON COUNTY, ALABAMA
716 N. RICHARD ARRINGTON BLVD.
BIRMINGHAM, AL, 35203

205-325-5355
jackie.smith@alacourt.gov



AlaFile E-Notice

01-CV-2020-903905.00

To: MUTUAL SAVINGS CREDIT UNION
2040 VALLEYDALE RD
HOOVER, AL, 35244

NOTICE OF ELECTRONIC FILING

IN THE CIRCUIT COURT OF JEFFERSON COUNTY, ALABAMA

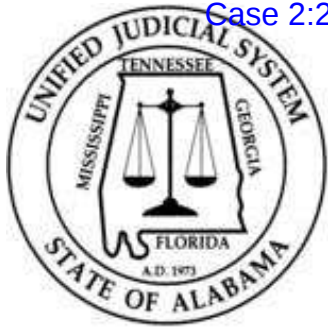
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JEFFERSON COUNTY, ALABAMA
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BIRMINGHAM, AL, 35203

205-325-5355
jackie.smith@alacourt.gov



AlaFile E-Notice

01-CV-2020-903905.00

To: TERRELL E. MCCANTS ESQ.
terrell@burrellmccants.com

NOTICE OF ELECTRONIC FILING

IN THE CIRCUIT COURT OF JEFFERSON COUNTY, ALABAMA

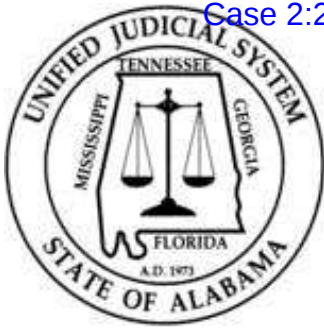
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CIRCUIT COURT CLERK
JEFFERSON COUNTY, ALABAMA
JEFFERSON COUNTY, ALABAMA
716 N. RICHARD ARRINGTON BLVD.
BIRMINGHAM, AL, 35203

205-325-5355
jackie.smith@alacourt.gov



AlaFile E-Notice

01-CV-2020-903905.00

To: MUTUAL SAVINGS CREDIT UNION
2040 VALLEYDALE RD
HOOVER, AL, 35244

NOTICE OF ELECTRONIC FILING

IN THE CIRCUIT COURT OF JEFFERSON COUNTY, ALABAMA

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JEFFERSON COUNTY, ALABAMA
JEFFERSON COUNTY, ALABAMA
716 N. RICHARD ARRINGTON BLVD.
BIRMINGHAM, AL, 35203

205-325-5355
jackie.smith@alacourt.gov

State of Alabama Unified Judicial System Form C-34 Rev. 4/2017	SUMMONS - CIVIL -	Court Case Number 01-CV-2020-903905.00
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IN THE CIRCUIT COURT OF JEFFERSON COUNTY, ALABAMA
DIRESHIA COLLINS V. MUTUAL SAVINGS CREDIT UNION

NOTICE TO: MUTUAL SAVINGS CREDIT UNION, 2040 VALLEYDALE RD, HOOVER, AL 35244
(Name and Address of Defendant)

THE COMPLAINT OR OTHER DOCUMENT WHICH IS ATTACHED TO THIS SUMMONS IS IMPORTANT, AND YOU MUST TAKE IMMEDIATE ACTION TO PROTECT YOUR RIGHTS. YOU OR YOUR ATTORNEY ARE REQUIRED TO FILE THE ORIGINAL OF YOUR WRITTEN ANSWER, EITHER ADMITTING OR DENYING EACH ALLEGATION IN THE COMPLAINT OR OTHER DOCUMENT, WITH THE CLERK OF THIS COURT. A COPY OF YOUR ANSWER MUST BE MAILED OR HAND DELIVERED BY YOU OR YOUR ATTORNEY TO THE PLAINTIFF(S) OR ATTORNEY(S) OF THE PLAINTIFF(S),
TERRELL E. MCCANTS ESQ.
[Name(s) of Attorney(s)]

WHOSE ADDRESS(ES) IS/ARE: 121 Edenton Street, Birmingham, AL 35242
[Address(es) of Plaintiff(s) or Attorney(s)]

THE ANSWER MUST BE MAILED OR DELIVERED WITHIN 30 DAYS AFTER THIS SUMMONS AND COMPLAINT OR OTHER DOCUMENT WERE SERVED ON YOU OR A JUDGMENT BY DEFAULT MAY BE RENDERED AGAINST YOU FOR THE MONEY OR OTHER THINGS DEMANDED IN THE COMPLAINT OR OTHER DOCUMENT.

TO ANY SHERIFF OR ANY PERSON AUTHORIZED BY THE ALABAMA RULES OF CIVIL PROCEDURE TO SERVE PROCESS:

☐ You are hereby commanded to serve this Summons and a copy of the Complaint or other document in this action upon the above-named Defendant.

☒ Service by certified mail of this Summons is initiated upon the written request of DIRESHIA COLLINS
[Name(s)]
pursuant to the Alabama Rules of the Civil Procedure.

11/16/2020 /s/ JACQUELINE ANDERSON SMITH By: _____
(Date) *(Signature of Clerk)* *(Name)*

☒ Certified Mail is hereby requested. /s/ TERRELL E. MCCANTS ESQ.
(Plaintiff's/Attorney's Signature)

RETURN ON SERVICE

☐ Return receipt of certified mail received in this office on _____
(Date)

☐ I certify that I personally delivered a copy of this Summons and Complaint or other document to _____
in _____ County,
(Name of Person Served) *(Name of County)*

Alabama on _____
(Date)

(Type of Process Server)

(Server's Signature)

(Address of Server)

(Server's Printed Name)

(Phone Number of Server)



NOTICE TO CLERK

REQUIREMENTS FOR COMPLETING SERVICE BY
CERTIFIED MAIL OR FIRST CLASS MAIL

IN THE CIRCUIT COURT OF JEFFERSON COUNTY, ALABAMA
DIRESHIA COLLINS V. MUTUAL SAVINGS CREDIT UNION

01-CV-2020-903905.00

To: CLERK BIRMINGHAM
clerk.birmingham@alacourt.gov

TOTAL POSTAGE PAID: \$8.00

Parties to be served by Certified Mail - Return Receipt Requested

MUTUAL SAVINGS CREDIT UNION
2040 VALLEYDALE RD
HOOVER, AL 35244

Postage: \$8.00

Parties to be served by Certified Mail - Restricted Delivery - Return Receipt Requested

Parties to be served by First Class Mail

SENDER: COMPLETE THIS SECTION		COMPLETE THIS SECTION ON DELIVERY	
<p>■ Complete items 1, 2, and 3.</p> <p>■ Print your name and address on the reverse so that we can return the card to you.</p> <p>■ Attach this card to the back of the mailpiece, or on the front if space permits.</p>		<p>A. Signature <input type="checkbox"/> Agent <input type="checkbox"/> Addressee</p> <p>X</p>	
<p>1. Article Addressed to:</p> <p>MUTUAL SAVINGS CREDIT UNION 2040 VALLEYDALE RD HOOVER, AL 35244</p>		<p>B. Received by (Printed Name)</p> <p>C. Date of Delivery</p>	
<p>2. Article Number (Transfer from service label)</p> <p>7020 0640 0001 1593 5261</p>		<p>D. Is delivery address different from item 1? <input type="checkbox"/> Yes If YES, enter delivery address below: <input type="checkbox"/> No</p> <p><i>STC</i></p> <p><i>CV 20-903905</i></p>	
<p>3. Service Type</p> <p><input type="checkbox"/> Adult Signature</p> <p><input type="checkbox"/> Adult Signature Restricted Delivery</p> <p><input type="checkbox"/> Certified Mail®</p> <p><input type="checkbox"/> Certified Mail Restricted Delivery</p> <p><input type="checkbox"/> Collect on Delivery</p> <p><input type="checkbox"/> Collect on Delivery Restricted Delivery</p> <p><input type="checkbox"/> Insured Mail</p> <p><input type="checkbox"/> Mail Restricted Delivery</p>		<p><input type="checkbox"/> Priority Mail Express®</p> <p><input type="checkbox"/> Registered Mail™</p> <p><input type="checkbox"/> Registered Mail Restricted Delivery</p> <p><input checked="" type="checkbox"/> Return Receipt for Merchandise</p> <p><input type="checkbox"/> Signature Confirmation™</p> <p><input type="checkbox"/> Signature Confirmation Restricted Delivery</p>	
<p>PS Form 3811, July 2015 PSN 7530-02-000-9053</p>		<p>Domestic Return Receipt</p>	

7020 0640 0001 1593 5261	
<p>U.S. Postal Service™ CERTIFIED MAIL® RECEIPT Domestic Mail Only</p>	
<p>For delivery information, visit our website at www.usps.com®</p>	
<p>OFFICIAL USE</p>	
<p>Certified Mail Fee</p> <p>Extra Services & Fees (check box, add fee as appropriate)</p> <p><input type="checkbox"/> Return Receipt (hardcopy) \$ _____</p> <p><input type="checkbox"/> Return Receipt (electronic) \$ _____</p> <p><input type="checkbox"/> Certified Mail Restricted Delivery \$ _____</p> <p><input type="checkbox"/> Adult Signature Required \$ _____</p> <p><input type="checkbox"/> Adult Signature Restricted Delivery \$ _____</p> <p>Postage \$ _____</p> <p>Total Postage and Fees \$ _____</p> <p>Sent To _____</p> <p>Street and Apt. No., or PO Box No. _____</p> <p>City, State, ZIP+4® _____</p> <p>PS Form 3800, April 2015 PSN 7530-02-000-9047 See Reverse for Instructions</p>	
<p>Postmark Here</p>	

SENDER: COMPLETE THIS SECTION

- Complete items 1, 2, and 3.
- Print your name and address on the reverse so that we can return the card to you.
- Attach this card to the back of the mailpiece, or on the front if space permits.

1. Article Addressed to:

MUTUAL SAVINGS CREDIT UNION
2040 VALLEYDALE RD
HOOVER, AL 35244



9590 9402 5899 0049 6101 53

2. Article Number (Transfer from service label)

7020 0640 0001 1593 5261

PS Form 3811, July 2015 PSN 7530-02-000-9053

COMPLETE THIS SECTION ON DELIVERY

A. Signature

X

☐ Agent☐ Address

B. Received by (Printed Name)

C. Date of Delivery

D. Is delivery address different from item 1? ☐ Yes
If YES, enter delivery address below: ☐ No

S/C

CV 20 913905

3. Service Type

☐ Adult Signature☐ Adult Signature Restricted Delivery☐ Certified Mail®☐ Certified Mail Restricted Delivery☐ Collect on Delivery☐ Collect on Delivery Restricted Delivery☐ Insured MailMail Restricted Delivery
(0)☐ Priority Mail Express®☐ Registered Mail™☐ Registered Mail Restricted Delivery☒ Return Receipt for Merchandise☐ Signature Confirmation™☐ Signature Confirmation Restricted Delivery

Domestic Return Receipt

USPS TRACKING#



First-Class Mail
Postage & Fees Paid
USPS
Permit No. G-10

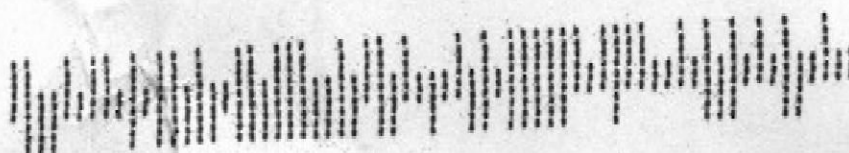
9590 9402 5899 0049 6101 53

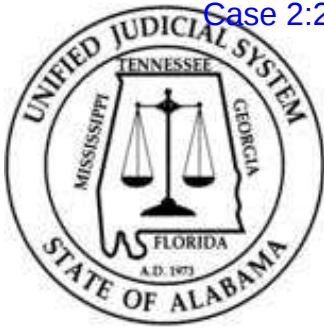
United States
Postal Service

• Sender: Please print your name, address, and ZIP+4® in this box•

JACQUELINE ANDERSON SMITH, CLERK
ROOM 400 JEFF CO COURTHOUSE
716 RICHARD ARRINGTON JR BLVD., NO.
BIRMINGHAM, ALABAMA 35203

FILED IN OFFICE
CIRCUIT CIVIL DIVISION
NOV 24 2020
JACQUELINE ANDERSON SMITH
CLERK





AlaFile E-Notice

01-CV-2020-903905.00

Judge: MARSHALL JACKSON HATCHER

To: MCCANTS TERRELL EUGENE
terrell@burrellmccants.com

NOTICE OF NO SERVICE

IN THE CIRCUIT COURT OF JEFFERSON COUNTY, ALABAMA

DIRESHIA COLLINS V. MUTUAL SAVINGS CREDIT UNION
01-CV-2020-903905.00

The following matter was not served on 11/24/2020

D001 MUTUAL SAVINGS CREDIT UNION

Corresponding To

OTHER

NO SIGNATURE

JACQUELINE ANDERSON SMITH
CIRCUIT COURT CLERK
JEFFERSON COUNTY, ALABAMA
JEFFERSON COUNTY, ALABAMA
716 N. RICHARD ARRINGTON BLVD.
BIRMINGHAM, AL, 35203

205-325-5355
jackie.smith@alacourt.gov